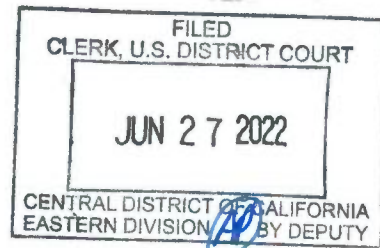


Name: ERNEST G. Logan

Address: GENERAL DELIVERY
HEMET, CA, 92546

Phone: N/A

Plaintiff In Pro Per



UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

EDCV22-01080-SVW(MRW)

ERNEST G. Logan

PLAINTIFF,

vs.

RIVERSIDE TRANSIT AGENCY
700 SCARAMELLA CIRCLE
HEMET, CA, 92545

DEFENDANT(S).

Case No.:

(To be supplied by the Clerk)

COMPLAINT FOR: 470

RACKETEER INFLUENCED
& CORRUPT ORG. (BUS)
STALKING & KILLING "RIDERS"
going to AMUSEMENT PARKS &
Robbed AT CASINO RESORTS.

Jury Trial Demanded

I. JURISDICTION

1. This Court has jurisdiction under RIVERSIDE COUNTY
DUE TO MISCONDUCT
PROFESSIONAL NEGLIGENCE.

II. VENUE

2. Venue is proper pursuant to "LOCAL RULES of COURT"

III. PARTIES

3. Plaintiff's name is ERNEST G. LOGAN. Plaintiff resides at: GENERAL DELIVERY
HEMET, CA, 92546

4. Defendant BUS #24 "BLACK DRIVER"
AT 7:00 AM TUESDAY JUNE-21-2022
"R-T-A."
700 SCARAMELLA CIRCLE
HEMET, CA, 92545

5. Defendant

RIVERSIDE TRANSIT AGENCY
700 SCARAMELLA CIR
HEMET, CA, 92545

STATED AS LONG AS YOU KNOW THE (BUS LINE)
NUMBER & THE DAY & TIME THAT IS ALL NEEDED.

IV. STATEMENT OF FACTS

on Tuesday (JUNE-21-2022) AT 6:30 AM
 I ^{Insert #} PAID (R.T.A) BUS # 24 Line # 1-75.
 To go to (PECHANGA CASINO) for my (RAFFLE-
 DRAWING) SWIPE money-win ONCE A WEEK.

THE BLACK DRIVER for BUS 24 # of (R.T.A.)
 KEPT GETTING ON THE PHONE DRIVING AND
 WHILE AT STOPS.

NOTIFYING (PECHANGA CASINO)
 THAT ^{Insert #} THEY ARE BRINGING IN A HOMELESS
 TRANSIT PASSENGER.

THAT HAS A (CAR OR BUS) ACCIDENT
 LAWSUIT WITH (R.T.A) RIVERSIDE
 TRANSIT AGENCY. OF DATE JUNE-5-2022
 AT 6:30 pm. Line # 24 #.

I ARRIVED AT CASINO AT (7:00) AM
 WHILE ^{Insert #} WALKING AWAY FROM THE BUS, I HEARD
 THE (DRIVER-BLACK-PERSON) ON THERE PHONE,
 TELL SOMEONE IN THE CASINO, GET HIM
 NO ONE SUES THE (R.T.A) BUS LINE AND
 GET AWAY WITH IT.

WHILE I WAS TAKING A (PE PE-KA-KA)
 IN THE RESTROOM STALL (POLICE PUBLIC SAFETY)
 CASINO GUARDS CUT EVERYTHING SHORT AND
 ESCORTED ME OUT OF —BATH ROOM. AT 7:15 AM

6-21-2022

AT (1:15 Am) (Public Safety Police) ESCORTED
me ^{Insert #} OUT OF BATHROOM in (Pechanga Casino) THE
GUARDS TOOK my (CALIFORNIA I.D.) FOR 10 #
TEN MINUTES WHILE WAITING FOR THERE BOSS
(MR. MAYA - DETECTIVE) PUBLIC SAFETY POLICE
TO COME TO AREA.

MR. MAYA DETECTIVE WITH 5 OTHER OFFICERS
IN BLACK - CALLED PUBLIC SAFETY.

THEN INSTRUCTED (LOGAN - PLAINTIFF)
THAT ^{Insert #} ALL HIS (PUBLIC SAFETY OFFICERS) STATED
HE STEALS CASH VOUCHERS FROM CUSTOMERS
AT ALL RESERVATION CASINOS.

SO TODAY HIS TUESDAY (JUNE-21-2022)
SWIPE DRAWING MONEY WILL BE DISQUALIFIED.

ALSO HE WILL BE BANNED FOR LIFE FROM
TEMECULA CITY, & PECHANGA CASINO RESORT.
FOR (SMOKING CIGAR SWEETS) & CANNABIS
^{Insert #} MARIJUANA IN BATHROOM STALL.

IF HE IS EVER CAUGHT ON TEMECULA PROPERTY
VIOLENCE TO DEATH, WILL BE ENFORCED.

HE WAS ESCORTED BY 5# POLICE OFF PROPERTY
WITH A WRITING VIOLATION PAPER AT (7:35 AM)
HIS (I.D.) WAS RETURNED BACK THEN.

(P.S.) THE GUARDS AND CUSTOMERS ARE
SHORTING COCAINE & SMOKING METH PIPE
IN BATHROOM OR RESTROOM.

I THOUGHT IT WAS OKAY TO SMOKE A CIGAR
DUE TO KA-KA SMELL RESTROOM - CIGARETTE.

V. CAUSES OF ACTION

FIRST CAUSE OF ACTION

(ERNEST G. Logan)
insert title of cause of action

(As against Defendant(s):

" RIVERSIDE TRANSIT AGENCY " R-T-A.)

Insert ¶ # In Violation of (medical Cannabis)
Law of CALIFORNIA.

(R-T-A.) BUS DRIVERS IS NOT SUPPOSE
TO CALL COMPANYS OR STORE NOTIFYING
THEM THAT THEY HAVE A HOMELESS
TRANSIT WITH MARIJUANA DRUGS COMING
TO THERE BUSNISS. COMPANY
Insert ¶ # THAT IS A CRIME STALKING.

(Plaintiff) HAS DOCTORS WITH MEDICAL-
PROBLEMS, OF (INSOMNIA) IN MELROSE
& HOLLYWOOD CITY.
Insert ¶ # (AND OTHER BODY MEDICAL)
CONDITIONS.

SECOND CAUSE OF ACTION

(ERNEST G. LOGAN)
insert title of cause of action

(As against Defendant(s):

RIVERSIDE TRANSIT AGENCY "R-T-A")

Insert ¶ #

THE (R-T-A)
RIVERSIDE TRANSIT AGENCY)
CITY TRANSPORTATION.

ARE MOSTLY MEN'S DISGUISED
AS WOMANS, STEALING CITY TRANSPORTATION.

Insert ¶ #

THE BUS DRIVERS TRY TO FORCE
PASSENGERS FOR SEX OR DRUGS
OR THEY WILL ALWAYS BE ROBBED
OR KICKED OUT OF STORES WHILE USING
THERE BUS LINE.

Insert ¶ #

THIRD CAUSE OF ACTION

(ERNEST G. Logan)
insert title of cause of action

(As against Defendant(s):

(R.T.A) RIVERSIDE TRANSIT AGENCY)

Insert ¶ # CANNOT ENFORCE (PECHANGA)
 TEMECULA POLICE.

TO BAN CUSTOMER PLAINTIFF FROM
 TEMECULA CITY FOR LIFE, AND CASINO.
 DUE TO (PREJUDICE-HATE)

Insert ¶ # OF PASSENGER HAVING A LAWSUIT
 AGAINST THE (R-T-A) BUS LINE
 JUNE-5-2022 TRAFFIC ACCIDENT
 THE BLACK BUS DRIVERS WANT REVENGE.

Insert ¶ # ALSO (PLAINTIFF) LOGAN) HAS A
 \$8,000,000 EIGHT million DOLLAR —
 LAWSUIT WITH FOOD 4 LESS
 GROCERY STORES DATED: 2019,
 TEMECULA CITY HAS A (FOOD 4 LESS).

FOURTH CAUSE OF ACTION

(ERNEST G. LOGAN)
insert title of cause of action

(As against Defendant(s): "R-T-A"
RIVERSIDE TRANSIT AGENCY)

Insert ¶ # DUE TO THE MAJOR CONSPIRACY
 by RIVERSIDE TRANSIT AGENCY
 OF THERE ILLEGAL BUS DRIVERS
 STALKING, & CALLING IN CITY STORES
 & CITY PEOPLE AGAINST PASSENGERS
Insert ¶ # (Plaintiff - Logan) - HAS REQUESTED

THIS WRITING COMPLAINT WILL BE
 DOCUMENTED ON FILE THAT (R-T-A)
 COMPANY BUS DRIVERS.

Insert ¶ # HAVE (FATAL INTENTIONS) STALKING
 AND CALLING PASSENGERS TO COME ON
 BOARD TO ATTACK, (Plaintiff Logan)
 DUE TO REVENGE OF SUEING CITY BUS
 LINES.

VI. REQUEST FOR RELIEF

WHEREFORE, the Plaintiff requests:

MAXIMUM CREDIT PRIVILEGES
 of six-million-DOLLARS
 \$ 6.000.000

WITH MEDICAL EXPENSES by RIVERSIDE TRANSIT Agency
 AND MONTHLY BUS PASSES for life.

All of this incident AT THE
 COMPANY CASINO in TEMECULA, WAS BECAUSE
 OF THE DRIVERS THAT TOOK ME THERE
 (R-T-A) BUS DRIVERS (MENS) THAT LOOK LIKE
 WOMENS.

I WAS Robbed by CASINO
 police of money, PRIZES, GIFTS,
 AND IDENTATY, WITH EMBARRASSMENT TO
 ALL BECAUSE OF (R-T-A-) BUS DRIVERS

WALK HOME

CALLING THE COMPANY TELLING THEM
 TO ATTACK ME. FOR HAVING A BUS CAR ^{LAW SUIT}
 LOS ANGELES METRO TRANSPORTATION WILL
 BE NOTIFIED, WITH SACRAMENTO CAPITOL AND
 WASHINGTON.D.C- CAPITOL of FATAL
 ENEMYS
 in RIVERSIDE
 COUNTY

VII. DEMAND FOR JURY TRIAL

Plaintiff hereby requests a jury trial on all issues raised in this complaint.

Dated: JUNE -22- 2022

Sign: Ernest G. Logan

Print Name: ERNEST G. LOGAN

Plaintiff in pro per

DEPARTMENT OF PUBLIC SAFETY PROPERTY RESTRICTION



ERNEST LOGAN

Guest Name (full legal name)

Nickname or Alias if Applicable

ERNEST

Home Address

City, State, Zip Code

Mailing Address (if different than above)

City, State, Zip Code

Social Security Number

()
Phone Number

I understand English or have had an interpreter read and explain this form to me in ENGLISH

I have been banned from entering or using the services or privileges of Pechanga Resort & Casino for a period of ☐ 30 Days ☐ 90 Days ☐ One Year ☐ Five Years ☒ Lifetime

☐ Pending Restitution ☐ Pending PDC Review ☐ Other

I acknowledge, understand and agree that should I attempt to enter Pechanga or participate in gaming or other services such entry shall constitute trespass and that, once identified, I shall be escorted from the facility and any winnings or prizes I may have accrued or losses recovered will be confiscated. Additionally, I may be subject to trespass and/or other criminal charges.

I will not seek to hold Pechanga Resort & Casino liable in any way should I enter their facility and/or use any of the services or privileges. Specifically, I for myself, my heirs, executors, administrators, successors, and assigns, hereby release and forever discharge Pechanga Resort & Casino, the Pechanga Band of Luiseno Indians, and their respective agents, employees, officers and members (collectively, the "Released Parties") from any and all claims in law or equity that I now have, or may have in the future, against any or all of the Released Parties arising out of, or by reason of, the performance or non-performance of this property restriction, or any matter relating thereto. I further agree, in consideration for the Released Parties' efforts to implement my exclusion, to indemnify and hold harmless the Released Parties to the fullest extent permitted by law for any and all liabilities, judgment, damages, and expense of any kind, including reasonable attorney's fees, resulting from or in connection with the performance or non-performance of these property restrictions.

I hereby give consent to have my photograph taken for the purposes of this restriction. I also declare that all information submitted on or with this restriction form is true, correct and complete.

Signature

Date

☒ I.D. Verified

☐ No I.D. Verbally Provided

Pechanga Resort & Casino Witness

TM #

Date

Case #:

22P-02379